| Case | No. | |
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Nixon & Vanderhye P.C. (12/97)

RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

| • | | nd for which a patent is sought or OD FOR MANUFACTURING | | ME | | |
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| ····· | ification of which (check | | | <u> </u> | | |
| | attached hereto | applicable box(s)). | | | | |
| | as filed on | | as U.S. App | olication Serial No. | | |
| was filed as PCT International application No. | | | on | | | |
| nd (if a | pplicable to U.S. or PCT | application) was amended on | | | | |
| mendm 7 C.F.F elow ar priority is | nent referred to above. If R. 1.56. I hereby claim fo nd have also identified be | d and understand the contents of acknowledge the duty to disclose reign priority benefits under 35 U low any foreign application for pa is claimed, before the filing date | information S.C. 119/36 Itent or inven of this applic Counti Japan Japan | which is material to the patenta 5 of any foreign application(s) for too's certificate having a filing of the cation: Ty In the category of | ability of this a for patent or i late before th Day/M Deco Feb | application in accordance with nventor's certificate listed |
| W | 2001-317023 | | Japan | 1 | Ocio | bbei 15, 2001 |
| | claim the benefit under 3 Application Number | S5 U.S.C. §119(e) of any United S Da | States provisi ate/Month/Yo | | | |
| hereby ubject i J.S.C. 1 | matter of each of the clair 12, I acknowledge the du | 55 U.S.C. 120/365 of all prior Unit ms of this application is not disclo ty to disclose material informatio CT international filing date of this | sed in such n as defined | prior applications in the manne in 37 C.F.R. 1.56 which occurr | r provided by | the first paragraph of 35 |
| 5120030 | S./PCT Application(s): tion Serial No. | D | ay/Month/Ye | ear Filed | | Status: patented pending, abandoned |
| mpnsor application 22201-4 address connect 30184; I Spoone Thomas | and further that these stament, or both, under Secon or any patent issued to 714, telephone number) individually and collectived therewith and with the Robert W. Faris, 31352; Fr. 27393; Leonard C. Mito E. Byrne, 32205; Mary J | ats made herein of my own knowled thements were made with the knowled man and the United hereon. And I hereby appoint NIZ (703) 816-4000 (to whom all cookely my attorneys to prosecute this resulting patent: Arthur R. Crawfi Richard G. Besha, 22770; Mark E. thard, 29009; Duane M. Byers, 33. Wilson, 32955; J. Scott Davidson arquist, 34776; Updeep S. Gill, 37 | wledge that vide States Cod XON & VANI mmunication is application ford, 25327; Lind Nusbaum, 3363; Jeffry Fon, 33489; Al | willful false statements and the le and that such willful false state DERHYE P.C., 1100 North Glens are to be directed), and the and to transact all business in Larry S. Nixon, 25640; Robert A 32348; Michael J. Keenan, 321 H. Nelson, 30481; John R. Last | like so made tements may the Rd., 8 th F e following at the Patent and Vanderhye, 06; Bryan H. ova, 33149; F | are punishable by fine or jeopardize the validity of the iloor, Arlington, VA torneys thereof (of the same and Trademark Office , 27076; James T. Hosmer, Davidson, 30251; Stanley C. H. Warren Burnam, Jr. 29366; |
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